CALFRESH (CF) PROGRAM REQUEST FOR POLICY/REGULATION INTERPRETATION

INSTRUCTIONS: Complete items 1 - 10 on the form. Use a separate form for each policy interpretation request. If additional space is needed, please use the second page. Be sure to identify the additional discussion with the appropriate number and heading. Retain a copy of the CF 24 for your records.

Questions from counties, including county Quality Control, must be submitted by the county CalFresh Coordinator and may be submitted directly to the CalFresh Policy analyst assigned responsibility for the county, with a copy directed to the appropriate CalFresh Policy unit manager.

•	Questions from Administrative Law Judges may be submitted direct where the hearing took place, with a copy of the form directed to the	ctly to	the CalFresh Policy and	lyst assigned responsibility to the count	
1.	RESPONSE NEEDED DUE TO:	5.	DATE OF REQUEST:	NEED RESPONSE BY:	
	✓ Policy/Regulation Interpretation		1/4/17	ASAP	
	□ QC	6.	COUNTY/ORGANIZATION:		
	☐ Fair Hearing		Contra Costa County		
	Other:	7.	SUBJECT:		
***************************************	Other:		UBER Income		
2.	REQUESTOR NAME:	8.	REFERENCES: (Include ACL NOTE: All requests must ha	/ACIN, court cases, etc. in references) ve a regulation cite(s) and/or a reference(s).	
3.	PHONE NO.:	[MPP 63-503.413 ACL	_ 13-17	
4.	REGULATION CITE(S):	-			
	63-503.4; 63-503.242				
9.	QUESTION: (INCLUDE SCENARIO IF NEEDED FOR CLARITY):				
	Client is an UBER driver and leases his vehicle through UBER (Enterprise). He provide his income verification for the period ending Nov 21st income for the week (Fare) at \$219.50 less surge fees/tolls/Uber fee for a weekly total earnings \$183.52. His net earnings however reflect the deduction for rental of his vehicle for \$183.51 resulting in a net income payout of \$0.01. Previously we were told to use the net payout amount as our income and then allow the HH to choose 40% or standard their expenses. So in this instance do we do the same, if after his earnings he still has some income say \$100 and he is the same of the sa				
-10	deduction which would wipe out his income totally.	if he	claimed actual should	we allow him the rental as a	
10.	REQUESTOR'S PROPOSED ANSWER:				
	Since he is entitled to claim either his actual expenses or the \$183.52 and then allow him the deduction of his choice.	e sta	ndard 40%, we should	use the net trip earnings of	
11.	STATE POLICY RESPONSE (CFPB USE ONLY):				
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Based on the above scenario CDSS concurs with county's proposed answer.					
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DATE RESPONDED TO COUNTY/ALJ:

SV 01/31/2017